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3 4	Las Vegas, NV 89102 Telephone: 702.873.4100 Facsimile: 702.873.9966 E-mail: jmcpeak@mcdonaldcarano.com	
5	Attorneys for Altium Development Group, LP and Altium Development Group, LLC	
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9 10	PAWS UP RANCH, LLC; PAWS UP CATTLE COMPANY, LLC; PAWS UP FOUNDATION; PAWS UP LAND COMPANY, LLC,	CASE NO. 2:12-cv-01547-GMN-VCF
11 12	Plaintiffs, v.	STIPULATION AND ORDER TO EXTEND TIME FOR ALTIUM DEVELOPMENT
13 14 15 16 17 18 19	CHRISTOPHER GREEN; LAWTON HALL; ALTIUM DEVELOPMENT GROUP, LP; GREENHALL CAPITAL, LLC; RIVERSIDE PREMIER DEVELOPMENT, LLC; LION SHARE CAPITAL, LLC; HAYMAN PRIVATE EQUITY; MASTER VISION GROUP USA, INC.; SOVREN MANAGEMENT, LLC; MOUNTAIN ATLANTIC LENDING INC.; COHEN COMMERCIAL EQUITY, LLC; EQUITY FINANCING, LTD; WORLDWIDE INVESTMENT, LLC; METROPOLITAN BANCORP; MKS, LLC; and DOES I THROUGH 10,	GROUP, LP AND ALTIUM DEVELOPMENT GROUP, LLC TO ANSWER OR OTHERWISE RESPOND TO DEFENDANT LAWTON HALL'S CROSS- CLAIM (FIRST REQUEST)
20	Defendants.	
21		•
22	Defendant Lawton Hall ("Hall") and	Altium Development Group, LP and Altium
23	Development Group, LLC (collectively, "Altium"), by and through their undersigned counsel,	
24	stipulate to entry of the proposed Order set forth below, extending the deadline for Altium to answer	
25	or otherwise respond to Hall's Cross-Claim from August 17, 2015 to August 24, 2015. In support of	

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Hall filed his Answer to Second Amended Complaint and Cross-Claim on July 22,
 (ECF 308).

this request, the parties represent the following to the Court:

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1	2. In order for Hall and Altium to engage in settlement negotiations, and in the		
2	alternative for Altium to have adequate opportunity to investigate and respond to the Cross-Claim,		
3	Hall and Altium stipulate that the deadline for Altium to answer or otherwise respond to the Cross-		
4	Claim should be extended one week to August 24, 2015, and they jointly request that the Court enter		
5	the following Order approving this Stipulation.		
6	The undersigned represent that this Stipulation is not designed for purposes of delay, nor		
7	have they sought previous extensions of Altium's time to answer or otherwise respond to the Cross-		
8	Claim.		
9	DATED this day of August, 2015. DATED this 13 day of August 2015.		
10	McDONALD CARANO WILSON LLP DENNETT WINSPEAR		
11			
12	By: /s/ Gina Wispear Josephine Rinetti McPeak (#7994) By: /s/ Gina Wispear Gina Winspear (#5552)		
13	280 W. Sahara Avenue, Suite 1200 3301 N. Buffalo, Suite 195		
14	Las Vegas, Nevada 89102 Las Vegas, NV 89129 Attorneys for Altium Development Group, LP Attorneys for Defendant Lawton Hall		
15	and Altium Development Group, LLC		
16	IT IS SO ORDERED.		
ا 17	$\mathcal{L}_{\mathcal{A}}$		
18	Minu		
19	Gloria M. Navarro, Chief Judge		
20	United States District Court		
21	DATED: 08/24/2015		
22	Submitted by:		
23	McDONALD CARANO WILSON LLP		
24	$CO = O \cap $		
25	By: XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
26	Josephine Binetti McPeak (#7994) 23\psi West Sahara Avenue, Suite 1200		
27	Las Vegas, Nevada 89102		
~ ′	Attorneys for Altium Development Group, LP		

and Altium Development Group, LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of McDonald Carano Wilson LLP, and that on the 13th day of August, 2015, a true and correct copy of the forgoing STIPULATION AND ORDER TO EXTEND TIME FOR ALTIUM DEVELOPMENT GROUP, LP AND ALTIUM DEVELOPMENT GROUP, LLC TO ANSWER OR OTHERWISE RESPOND TO DEFENDANT LAWTON HALL'S CROSS-CLAIM (FIRST REQUEST) was electronically filed with the Clerk of the Court by using CM/ECF service which will provide copies to all counsel of record registered to receive CM/ECF notifications.

An employee of McDonald Cararo Wilson LLP